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DATE MAILED: 12/15/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/732,984	12/11/2003	Kevin Kwong-Tai Chung	AL-TECH-15A	8551
110 75	590 12/15/2004		EXAM	INER
· · · · · · · · · · · · · · · · · · ·	FMAN, HERRELL &	BUI, HUNG S		
1601 MARKET STREET SUITE 2400 PHILADELPHIA, PA 19103-2307			ART UNIT	PAPER NUMBER
			2841	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summary	10/732,984	CHUNG ET AL.				
Office Action Summary	Examiner	Art Unit				
	Hung S. Bui	2841				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period was realized to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a within the statutory minimum of thir vill apply and will expire SIX (6) MON cause the application to become Al	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 09 Ju	ly 2002.					
	·					
<i>,</i> —	3)☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>24-48</u> is/are pending in the application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)⊠ Claim(s) <u>32-48</u> is/are allowed.						
6)⊠ Claim(s) <u>24-31</u> is/are rejected.						
7) Claim(s) is/are objected to.						
	8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau		-				
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  Paper No(s)/Mail Date						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 12/11/2003.  5) Notice of Informal Patent Application (PTO-152) 6) Other:						

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 24-28 are rejected under 35 U.S.C. 102(b) as being anticipated by Kreft [US 6,008,993].

Regarding claim 24, Kreft discloses a method of making an electronic assembly comprising the steps of:

- providing an insulating substrate (1) for the electronic assembly having an electrical conductor thereon (3), wherein the electrical conductor defining an antenna connected to first and second contact sites spaced apart substantially a predetermined distance (figure 2);
- providing an insulating electronic circuit substrate (2) having a length substantially the predetermined distance between first and second ends (figure 2), having first and second contact sites substantially at the first and second ends thereof, respectively, and having first and second terminals (figure 2) respectively connected to the first and second contact sites thereof;

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mounting an electronic device (5) to the electronic circuit substrate, wherein the electronic device having first and second electronic contacts connected to the first and second terminals of the electronic circuit substrate and mounting the electronic circuit substrate to the insulating substrate with the first and second contact sites of the substrate electrically connecting with the first and second contact sites of the electronic circuit substrate (column 5, line 59-column 6, line 12).

Regarding claims 25 and 27, Kreft provides the mounting of the electronic device onto the electronic circuit substrate by applying solder adhesive (7) to the first and second terminals of the insulating electronic circuit substrate (figure 2).

Regarding claims 26 and 28, Kreft further discloses the method of mounting the electronic device by using heating the solder to a melting temperature (column 6, lines 28-39).

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kreft in view of Kobayashi [US 6,629,366].

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Regarding claim 29, Kreft discloses everything claimed except the specific disclosure of the insulating electronic circuit substrate being formed of a substrate of material that is dimensionally stable at the melting temperature.

Kobayashi discloses a substrate (44, figure 2d) for mounting an electronic component formed of a dimensionally stable material (column 6, lines 18-37).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use dimensionally stable material for the electronic substrate of Kreft, as suggested by Kobayashi, for the purpose of improving the stiffness of the substrate during manufacture.

5. Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kreft in view of Covell, II et al. [US 5,718,367].

Regarding claim 30, Kreft discloses everything claimed except the specific disclosure of the insulating electronic circuit substrate being formed of a substrate of material that is not dimensionally stable at the melting temperature.

Covell, II et al. disclose a substrate having a dimensional stability depending upon the compatibility with the manufacturing temperatures and thermal expansion characteristics (column 10, lines 38-43).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a dimensionally unstable material for the substrate of Kreft, as suggested by Covell, II et al., for the purpose of improving solder reflow.

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6. Claim 31 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kreft in view of Credelle et al. [US 6,606,247].

Regarding claim 31, Kreft discloses the insulating substrate (1) for the electronic assembly having an electrical conductor thereon (3), wherein the electrical conductor defining an antenna connected to first and second contact sites spaced apart substantially a predetermined distance (figure 2).

Kreft discloses the instant claimed invention except for the electrical conductor formed of elongate shape.

Credelle et al. disclose the insulating substrate having an electrical conductor with an elongated form (figure 3).

It would have been obvious to a person having ordinary skill in the art at the time invention was made that to use an elongated electronic conductor in Kreft, as suggested by Credelle et al., for the purpose of increasing the antenna sensitivity.

## Allowable Subject Matter

7. Claims 32-48 are allowed.

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The following is an examiner's statement of reasons for allowance: The prior art 8. of record does not teach or suggest, in the claimed combination, providing a set of electronic devices each having a substrate with an electrical conductor thereon wherein the electrical conductor includes two contacts spaced apart a predetermined distance and providing an electronic jumper having two contacts spaced apart substantially the same predetermined distance as the contacts on the substrate, wherein the jumper includes an electronic device mounted thereon having two contacts connected to the contacts of the jumper where for each article of the set the electronic device is on and connected to the electronic jumper which is none and connected to the electrical Haghiri-Teharani et al., US 5,880,934, disclose the conductor of the substrate. provision of an electronic article on a substrate including a jumper having spaced contacts to jump two contacts on the substrate, but Haghiri-Teharani et al. fails to teach the jumper providing separation of the substrate into individual electronic articles. Eberhardt et al., US 6,091,332, fails to teach the use of a jumper to interconnect and separate electronic articles on a substrate. The connection technique of Haghiri-Teharani et al. is not combinable with Eberhardt et al.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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#### Conclusion

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9. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

Haghiri-Teharani et al. [US 5,880,934]; and

Eberhardt et al. [US 6,091,332].

10. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Hung S. Bui whose telephone number is (571) 272-

2102. The examiner can normally be reached on Monday-Friday 8:30AM-6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kamand Cuneo can be reached on (571) 272-1957. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

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12/06/04

HB

KAMAND CUNEO

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800